UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

BENCHMARK INSURANCE COMPANY,	§	
Plaintiff,	§	
vs.	§	
	§	NO: 4:19-CV-1378
DO-RITE FOUNDATION, LLC a Texas limited	§	
liability company; CARLOS	§	
TREVINO; and PABLO SANCHEZ and	§	
DORIS H. SANCHEZ, husband and wife	§	
Defendants.	§	

PLAINTIFF'S UNOPPOSED DISMISSAL BY STIPULATION

COMES NOW, Plaintiff Benchmark Insurance Company, by and through its counsel of record and, pursuant to Federal Rule Civil Procedure 41(a)(1), hereby agrees to voluntarily dismiss any and all claims asserted against Defendants Do-Rite Foundation, LLC, Carlos Trevino, Pablo Sanchez, and Doris H. Sanchez that are made the basis of its cause, with prejudice, and represents to the Court that all matters in controversy between these parties and made the basis of Plaintiff's cause of action as against said Defendants Do-Rite Foundation, LLC, Carlos Trevino, Pablo Sanchez, and Doris H. Sanchez, have been compromised and resolved. As such, Plaintiff requests that this action be dismissed in its entirety and with each party bearing their own costs and attorney fees.

FLETCHER, FARLEY, SHIPMAN & SALINAS, L.L.P. 2530 Walsh Tarlton Lane, Suite 150 Austin, Texas 78746 (512) 476-5300 FAX (512) 476-5771 By:/s/ Joanna Lippman Salinas Joanna Lippman Salinas State Bar No. 00791122 Southern ID No. 38075 joanna.salinas@fletcherfarley.com

Attorneys for Plaintiff, Benchmark Insurance Company

Certificate of Service

I here certify that a true and correct copy of the foregoing and attached Plaintiff's **Unopposed Dismissal by Stipulation** has been provided to the offices of:

Brett S. Thomas Jeffrey T. Roebuck ROEBUCK THOMAS & ADAMS PLLC 2372 Calder Beaumont, Texas 77702

Aldru Todd Aaron A.T. AARON LAW PLLC 440 Louisiana, Ste 900 Houston, Texas 77002

via electronic service, in accordance with the Federal Rules of Civil Procedure, on June 15, 2020.

> /s/ Joanna Lippman Salinas Joanna Lippman Salinas